



महाराष्ट्र शासन राजपत्र

भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष १, अंक ४५]

गुरुवार ते बुधवार, डिसेंबर १०-१६, २०१५/अग्रहायण १९-२५, शके १९३७

[पृष्ठ ३२ किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

जिल्हा परिषद, नंदुरबार

अधिसूचना

क्रमांक जिपनं/प्रशासन/प्रसिद्धी/११४६/१५

महाराष्ट्र जिल्हा परिषदा आणि पंचायत समिती अधिनियम, १९६१ चे कलम १४२, पोट-कलम (४) व महाराष्ट्र जिल्हा परिषद व पंचायत समिती 'वार्षिक प्रशासन अहवाल प्रसिद्ध करणे' नियम १९६४ च्या नियम ९ अन्वये मी, श्री. रा. वि. गमे, मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, नंदुरबार, या अधिसूचनेद्वारे, नंदुरबार जिल्हा परिषदेचा सन २०१४-२०१५ या वित्तीय वर्षाचा वार्षिक प्रशासन अहवालास दिनांक ७ नोव्हेंबर २०१५ रोजी झालेल्या जिल्हा परिषद, नंदुरबारच्या सर्वसाधारण सभेने ठराव क्रमांक १५९ अन्वये मंजुरी दिल्याने दिनांक ७ नोव्हेंबर २०१५ रोजी प्रसिद्ध करीत आहे.

नंदुरबार,
दिनांक १ डिसेंबर २०१५.

रा. वि. गमे,
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, नंदुरबार.

BAR COUNCIL OF MAHARASHTRA AND GOA

2nd floor, High Court Extension, Fort, Mumbai 400 032, dated 3rd December 2015.

NOTIFICATION

No. BC/Gen/Adm/9381/2015.—Pursuant to the Resolution of the Bar Council of India in their Meeting held on 13th November 2015 conveyed as per communication dated 1st December 2015, constituting Special Committee under Section 8-A of the Advocates Act, 1961 under the Chairmanship of Hon'ble Shri A.N.S. Nadkarni, Advocate General of Goa practicing Panji, Goa with Hon'ble Shri Shreehari Aney Advocate General of Maharashtra, Hon'ble Advocate Shri Jayant D. Jaibhave (Nashik), and Hon'ble Advocate Shri Ashish P. Deshmukh (Pusad, Yavatmal) are the Members thereof.

PRAVIN V. RANPISE,
Secretary,
Bar Council of Maharashtra and Goa.

झोपडपट्टी पुनर्वसन प्राधिकरण

अधिसूचना

क्र. झोपुप्रा/उजि/३क/श्री सिध्दीविनायक/२०१५/७९६

ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मूलन आणि पुनर्विकास) अधिनियम, १९७१ चे कलम ३ब च्या पोट-कलम (३) अनुसार झोपडपट्टी पुनर्वसन प्राधिकरणाने झोपडपट्टी पुनर्वसन योजना तयार करून दिनांक ९ एप्रिल १९९८ रोजी **राजपत्रात** प्रसिद्ध केली आहे ;

ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मूलन आणि पुनर्विकास) अधिनियम, १९७१ चे कलम ३ (क) उपकलम (१) अनुसार “ झोपडपट्टी पुनर्वसन क्षेत्र ” घोषित करण्याचे अधिकार मुख्य कार्यकारी अधिकारी यांना आहेत ;

त्याअर्थी, उक्त कलम ३ (क) चे उप-कलम (१) मधील शक्तीचा वापर करून मी, खालीलप्रमाणे अनुसूचीमध्ये दर्शविलेले क्षेत्र “ झोपडपट्टी पुनर्वसन क्षेत्र ” म्हणून याद्वारे घोषित करीत आहे. सदरचे क्षेत्र बृहन्मुंबई विकास नियंत्रण नियमावली, १९९१ चे नियम ३३(१०) अन्वये झोपडपट्टी पुनर्वसन योजना दाखल करण्यास पात्र आहे.

अनुसूची

मौजे बांद्रा, तालुका अंधेरी

अनु. क्र.	न.भू.क्र.	मिळकत पत्रिकेनुसार क्षेत्र (चौ.मी)	“ झोपडपट्टी पुनर्वसन क्षेत्र ” म्हणून जाहीर केलेले क्षेत्र (चौ.मी.)	चतुःसिमा			
				पूर्व	पश्चिम	उत्तर	दक्षिण
				न.भू.क्र.	न.भू.क्र.	न.भू.क्र.	न.भू.क्र.
(१)	(२)	(३)	(४)	(५)	(६)	(७)	(८)
१.	७३, ७३/१ ते ३८	७७१.१	४,७८४.७	७४	प्रस्तावित रस्ता	प्रस्तावित रस्ता	९० व ९१
२.	९०, ९०/१ ते १३	५२५.६		९१	प्रस्तावित रस्ता	७३ व प्रस्तावित रस्ता	प्रभात कॉलनी रोड नं. ९
३.	९१, ९१/१ ते १८	४४६.५		९२	९०	७३	
४.	९२, ९२/१ ते १३	५१२.१		९३	९१	७२	
५.	६७अ, ६७ अ/१ ते २६	९२४.०		६७ब	६६ व ६८	५९	प्रस्तावित रस्ता
६.	६७ब, ६७ब/१ ते ९	७५८.७		रस्ता	६७ अ	६२	प्रस्तावित रस्ता
७.	६८, ६८/१ ते ३२	८४६.७		६७अ	७२	६६	प्रस्तावित रस्ता

प्रशासकीय इमारत, अनंत काणेकर मार्ग,
बांद्रा (पूर्व), मुंबई ४०० ०५१.
दिनांक २७ नोव्हेंबर २०१५.

असीम गुप्ता,
मुख्य कार्यकारी अधिकारी,
झोपडपट्टी पुनर्वसन प्राधिकरण.

SLUM REHABILITATION AUTHORITY

NOTIFICATION

No.SRA/DY.COLL/3C/Shri Siddhivinayak/2015/796

Whereas, the slum Rehabilitation Authority has formed Slum Rehabilitation Scheme under the Provision of section 3B (3) of Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 and published in *gazette* on 9th April 1998 ;

Whereas, in view of the provision of Section 3C (1) of the Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 the Chief Executive Officer, Slum Rehabilitation Authority is empowered to declare any area as “Slum Rehabilitation Area” ;

Therefore in view of the said provision of section 3C (1) of the Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 I, undersigned is hereby declare the area shown in schedule as “ Slum Rehabilitation Area”. Now the said area is open to submit scheme of slum rehabilitation as per regulation 33(10) of Development Control Regulation, 1991 of Greater Mumbai.

Schedule

Village Bandra, Taluka Andheri

Sr. No.	Village and C.T.S. No.	Area as Per Property Card (Sq.mtr.)	Area declared As “Slum Rehabilitation Area” (Sq. mtr.)	Boundaries			
				East	West	North	South
				C.T.S. No.	C.T.S. No.	C.T.S. No.	C.T.S. No.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1.	73, 73/1 to 38	771.1	4,784.7	74	Proposed Road	Proposed Road	90 and 91
2.	90, 90/1 to 13	525.6		91	Proposed Road	73 and Proposed road	Prabhat Colony Road No. 9
3.	91, 91/1 to 18	446.5		92	90	73	
4.	92, 92/1 to 13	512.1		93	91	74	
5.	67 A, 67 A/1 to 26	924.0		67B	66 and 68	59	Proposed Road
6.	67 B, 67B/1 to 9	758.7		Road	67 A	62	Proposed Road
7.	68, 68/1 to 32	846.7		67A	72	66	Proposed Road

Administrative Building,

Anant Kanekar Marg,

Bandra (East), Mumbai 400 051.

dated the 27th November 2015.

Aseem Gupta,
Chief Executive Officer,
Slum Rehabilitation Authority.

महाराष्ट्र औद्योगिक विकास महामंडळ

नोटीस

क्रमांक मऔविम/मुनि/डी. ०९४६५/२०१५

ज्याअर्थी, महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ च्या (यापुढे ज्यांचा उल्लेख “उक्त अधिनियम” असा केला आहे) कलम ४०(१अ) अन्वये महाराष्ट्र औद्योगिक विकास महामंडळास विशेष नियोजन प्राधिकरण म्हणून नियुक्त केले आहे ;

आणि ज्याअर्थी, उक्त अधिनियमाच्या तरतुदीनुसार प्रदान करण्यात आलेल्या अधिकारांचा आणि याबाबतीत त्यास समर्थ करणाऱ्या सर्व इतर अधिकारांचा वापर करून महामंडळाने घोषित केलेल्या क्षेत्रासाठी सुधारित विकास नियंत्रण नियमावली (यात यापुढे जिचा निर्देश “उक्त नियमावली” असा करण्यात आला आहे) तयार केली आहे ;

आणि ज्याअर्थी, नगरविकास विभाग महाराष्ट्र शासनाने उक्त अधिनियमाच्या कलम ११५(१) अन्वये महाराष्ट्र शासन नगरविकास विभाग अधिसूचना क्र. टी.पी.बी. ४३०८/४६५/सीआर-६४/०८/यूडी-११, दिनांक ३१ ऑगस्ट २००९ याद्वारे नियमावलीस मंजुरी देण्यात आली आहे व उक्त नियमावली दिनांक २४ सप्टेंबर २००९ पासून अमलात आली आहे ;

आणि ज्याअर्थी, शासनाच्या उद्योग, ऊर्जा व कामगार विभाग अधिसूचना क्र. आयटीपी. २०१३/(सीआर-२६५)/इंड-२, दिनांक २५ ऑगस्ट २०१५ याद्वारे आयटी धोरण-२०१५ निर्गमित केले आहे व या धोरणातील परिशिष्ट I मधील खंड ५(अ)(ii) नुसार एकात्मिक आयटी टाउनशिप उभारण्याची तरतूद केली आहे ;

आणि ज्याअर्थी, माहिती तंत्रज्ञान धोरण-२०१५ मधील परिशिष्ट I मध्ये एकात्मिक आयटी टाउनशिपच्या विकासासाठीच्या धोरणाचे वर्णन केलेले आहे ;

आणि ज्याअर्थी, माहिती तंत्रज्ञान धोरण-२०१५ मधील समान परिशिष्ट ब खंड (vi) नुसार, उक्त अधिनियमाच्या कलम ४०(१ब) प्रमाणे खाजगी जमिनीवर व कलम ४०(१अ) प्रमाणे महाराष्ट्र औद्योगिक विकास अधिनियम, १९६१ अन्वये मऔविमने संपादित केलेल्या जमिनीवर उभारण्यात येणाऱ्या एकात्मिक आयटी टाउनशिपसाठी मऔविमला विशेष नियोजन प्राधिकरण म्हणून नियुक्त करण्याचे प्रस्तावित आहे ;

आणि ज्याअर्थी, महामंडळाच्या संचालक मंडळाच्या दिनांक २२ जून २०१५ रोजी झालेल्या ३६२ व्या सभेमध्ये ठराव क्र. ५५०३ अन्वये महाराष्ट्र शासनाचे माहिती तंत्रज्ञान धोरण-२०१५ शासनाने जाहीर केल्यानुसार व प्रसिद्ध झाल्यानंतर ते जसे आहे तसे महामंडळातील माहिती तंत्रज्ञान उद्यानास लागू करण्याचे व आवश्यकतेनुसार महामंडळाच्या विकास नियंत्रण नियमावली अथवा अनुषांगिक नियमांमध्ये बदल करावयाचे झाल्यास त्याप्रमाणे कार्यवाही करण्याचे ठरले.

आणि ज्याअर्थी, खालील परिशिष्टामध्ये नमूद केल्याप्रमाणे एकात्मिक आयटी टाउनशिप विकसित करण्याचा नवीन नियम समाविष्ट करून मऔविम विनिनि-२००९ मध्ये सुधारणा करणे इष्ट आहे असे वाटते

Schedule X

(1) The Development Control Regulations for M.I.D.C. as a Special Planning Authority (hereinafter referred to as ‘SPA’) under section 40 (1A) of the Maharashtra Regional and Town planning Act, 1966 (hereinafter referred to as ‘the Act’) sanctioned by the State Government under Urban Development Department Notification No. TPB. 4308/465/CR-64/08/UD-11, dated 31st August 2009 (hereinafter referred to as the ‘Principal Regulations’) shall apply, with necessary changes elaborated herein below, to all the Integrated IT Township for which M.I.D.C. is the SPA u/s 40 (1A) and (1B) of the Act.

(2) In the ‘Principal Regulations’ of M.I.D.C., following shall be added after the end of “PREAMBLE of PART I: ADMINISTRATION”, viz.:—

In exercise of the powers conferred under Clause (d) of Sub-section (3) of Section 40 of the Act, M.I.D.C. appointed as SPA for the notified Integrated IT Township, Makes Provisions for ‘Integrated IT Township’ in Part IV C :

(3) In the 'Principal Regulations' of M.I.D.C., new 'Part IV C : Integrated IT Township' Shall be inserted after Part IV B to incorporate new regulation number 52 and associated Appendix number XIII for making provision for promotion and control of Integrated IT Township, viz.:—

“52. Promotion and Control of Development in the Integrated IT Township

Development in the Integrated IT Township where M.I.D.C. is the Special Planning Authority shall be governed by the provisions in clauses included under Appendix XIII to these Regulations.”

त्याअर्थी, उक्त अधिनियमाच्या कलम ३७(१), कलम ४०(३) तसेच कलम ११५, पोट-कलम (२) अन्वये महामंडळ महाराष्ट्र शासनाच्या राजपत्रात ही नोटीस प्रसिध्द झाल्याच्या दिनांकापासून ३० दिवसांच्या मुदतीत सदर प्रस्तावित फेरबदलावर (i.e.schedule X) हरकती/सूचना मागविणेसाठी नोटीस प्रसिध्द करीत आहे. सदर आक्षेप व सूचना मुख्य नियोजक, मऔविम यांच्या कार्यालयात खालील ठिकाणी लेखी स्वरूपात पाठवाव्यात :—

मुख्य नियोजक,

महाराष्ट्र औद्योगिक विकास महामंडळ,

पाचवा स्तर, उद्योग सारथी, महाकाली गुंफा मार्ग,

मरोळ औद्योगिक वसाहत, अंधेरी (पूर्व), मुंबई ४०० ०९३.

विहित मुदतीत आलेल्या हरकती/सूचनांचा विचार करून प्रस्ताव शासन मान्यतेसाठी सादर करण्यात येईल. विहित मुदतीनंतर प्राप्त होणाऱ्या हरकती/सूचनांचा विचार केला जाणार नाही.

मुंबई,
दिनांक ३० ऑक्टोबर २०१५.

कमलाकर स. आकोडे,
मुख्य नियोजक,
महाराष्ट्र औद्योगिक विकास महामंडळ.

MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION

Notice

No. MIDC/CP/D-09465/2015

Whereas, the Government of Maharashtra in exercise of the powers conferred by sub section (1A) of section 40 of Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred to as “the said act”) has appointed Maharashtra Industrial Development Corporation (MIDC) as a Special Planning Authority ;

And whereas in exercise of the powers conferred by the provision of the said act and all other powers enabling it in this behalf made the Development Control Regulations, (hereinafter referred as “the said regulation”) for the notified areas of MIDC ;

And whereas *vide* section 115(1) of the said Act, the Government of Maharashtra in Urban Development Department has approved the said regulations *vide* notification No. TPB/4308/465/CR-64/08/UD-11, dated 31st August 2009. The said regulation came into force with effect from 24th September 2009 ;

And whereas, the Government in Industries, Energy and Labour Department *vide* Government Resolution No. ITP-2013/(CR-265)/Ind-2, dated 25th August 2015 has issued the IT Policy-2015 and clause 5(A)(ii) of Annexure-I of policy provides provision regarding the establishment of the Integrated IT Township ;

And whereas, the Schedule B of Annexure-I of IT Policy-2015 describes the policy for development of the Integrated IT Township ;

And whereas, under the same Schedule B of clause (vi) of the IT Policy 2015, the M.I.D.C. is to be appointed as SPA u/s 40(1B) of the said Act for the Integrated IT Township on private lands and u/s 40(1A) of the said Act on the lands acquired by M.I.D.C. under the Maharashtra Industrial Development Act, 1961 ;

And whereas, MIDC Board in its Board Meeting No. 362 dated 22th June 2015 *vide* resolution No.5503, decided to implement IT Policy-2015, declared by GoM for IT parks in MIDC area. It is also decided to process for modification DCR ;

And whereas it is felt necessary to amend the MIDC DCR 2009 by inserting the new regulation for the development of Integrated IT Township as specifically described in Schedule X below.

Schedule X

(1) The Development Control Regulations for M.I.D.C. as a Special Planning Authority (hereinafter referred to as 'SPA') under section 40(1A) of the Maharashtra Regional and Town planning Act, 1966 (hereinafter referred to as 'the Act') sanctioned by the State Government under Urban Development Department Notification No. TPB/4308/465/CR-64/08/UD-11 Dated 31st August 2009 (hereinafter referred to as the 'Principal Regulations') shall apply, with necessary changes elaborated hereinbelow, to all the Integrated IT Township for which M.I.D.C. is the SPA u/s 40 (1A) and (1B) of the Act.

(2) In the 'Principal Regulations' of M.I.D.C., following shall be added after the end of "PREAMBLE of PART I: ADMINISTRATION", *viz.*:-

"In exercise of the powers conferred under Clause (d) of Sub section 3 of Section 40 of the Act, M.I.D.C., appointed as SPS for the notified Integrated IT Township, Makes Provisions for 'Integrated IT Township' in Part IVC :

(3) In the 'Principal Regulations' of M.I.D.C., new 'Part IVC :Integrated IT Township' Shall be inserted after Part IVB to incorporate new regulation number 52 and associated Appendix number XIII for making provision for promotion and control of Integrated IT Township, *viz.*:-

"52. Promotion and Control of Development in the Integrated IT Township

Development in the Integrated IT Township where M.I.D.C. is the Special Planning Authority shall be governed by the provisions in clauses included under Appendix XIII to these Regulations."

Therefore, in exercise of the powers conferred by the provisions of section 37(1), section 40(3) and sub-section (2) of section 115 of the said Act, MIDC publishes notice for inviting objections and suggestions from general public with respect to the proposed amendment and modification (*i.e.* Schedule X) to the said regulations not later than thirty days from the date of publication of this notice in the *Maharashtra Government Gazette*. The objections and suggestions in writing shall reach office of the chief Planner, MIDC having its office at:-

The Chief Planner,

Maharashtra Industrial Development Corporation,

Fifth Level, Udyog Sarathi, Mahakali Caves Road,

Marol Industrial Area, Andheri (East), Mumbai 400 093.

After considering the objections/suggestions received within the stipulated period, a proposal will be submitted to the State Government for approval. The objections/suggestions received after the stipulated period will not be considered.

**[ACCOMPANIMENT TO NOTICE NO. MIDC/CP/D09465/2015
DATED 20th October 2015]**

APPENDIX-XIII

**DEVELOPMENT CONTROL PROVISIONS FOR DEVELOPMENT OF
INTEGRATED IT TOWNSHIP**

Integrated IT Township in MIDC Industrial Area and on private land situated in Regional plan/Development plan shall be allowed to be developed as per following norms:

1.0 SHORT TITLE EXTENT AND COMMENCEMENT :

These provisions shall be called as "Development Control Provisions for Integrated IT Township" and abbreviated as 'Appendix XIII Provisions'.

Part IVC, Regulation number 52 and Appendix XIII Provisions Shall come into force from the date specified in the Government Notification for that purpose and shall replace all existing building byelaws and Development Control Regulations in force for that area.

1.1 APPLICABILITY :

These Regulations would be applicable to the land situated in MIDC Industrial Area acquired and developed under Maharashtra Industrial Development Act, 1961 and private land situated in Regional Plan/Development plan for which MIDC is appointed as Special Planning Authority by Urban Development Department, Government of Maharashtra.

1.2 AREA REQUIREMENT :

Any suitable area in MIDC Industrial Area or in Regional plan or Development plan having access by means of an existing road or a proposed Regional plan/Development Plan road having a minimum width of 18.0 m can be identified for the purpose of development as Integrated IT Township.

The area notified under the Integrated IT Township shall be one contiguous, unbroken and uninterrupted and in any case shall not be less than 10 Ha. (25 acres) at one place. (Explanation- If such minimum 10Ha. (25 Acre) area proposed to be developed under a Integrated IT Township is divided by one or more water courses (such as nalas, canal etc.) existing or proposed roads of any width or railways, etc. then such area shall be considered to be contiguous, unbroken and uninterrupted, subject to the condition that the developer shall construct necessary connecting roads or bridges as per site requirements at his own cost with due permission from concerned authorities.)

The area under any Integrated IT Township shall not include the area under notified forest, water bodies like river, creek, canal, reservoir, tribal lands, lands falling within the belt of 500 mtrs from the High Flood Line (HFL) of major lakes, lands in the command area of irrigation projects, land falling within the belt of 200 mtrs from the historical monuments and places of Archeological importance, Archeological monuments, heritage precincts and places, any restricted areas, notified national parks, gaathan areas or congested areas, Defence areas, Cantonment areas, truck terminus especially earmarked on Development plan, area under Eco-sensitive Zone, other environmentally sensitive areas, Quarry Zone and designated airport areas.

1.3 MANNER OF NOTIFICATION:

On private lands and lands acquired by the MIDC under Maharashtra Industrial Development Act, 1961, Integrated IT Township shall be notified by the MIDC under Maharashtra Industrial Development Act, 1961 after receiving a proposal from the applicant. Notwithstanding anything contained in the Development plan or the Regional plan, upon such notification, such area shall be developed as per the DCRs framed by the MIDC for this purpose. For this purpose, procedure under section 20 read with section 18 of the Maharashtra Regional and Town Planning Act, 1966 shall not be necessary.

1.4. PROCEDURE FOR NOTIFICATION OF INTEGRATED IT TOWNSHIP :

The following procedure shall be adopted for notification of an Integrated IT Township.

DECLARATION OF INTEGRATED IT TOWNSHIP :

1. Application for development of Integrated IT Township :—

(a) Applicant such as land owner, developer appointed by land owner and a Joint Venture Company established by land owner and developer can make an application for establishment of an Integrated IT Township.

(b) Applicant shall apply along with the following document and detail *viz.*

(i) Details of the proposed land—such as village maps showing land under proposed IT Township, existing construction, trees, nalla and road passing through the project land,

(ii) Ownership document such as 7/12 extract, property card etc. with details of private and Government land,

(iii) Available transport facilities—existing transport facilities such as National Highway, State Highway, Railway Station, Port Airport and their distances from proposed site and nearby village/cities with their population.

(iv) Existing electricity network availability,

(v) Water supply details—details of nearby river, dam and lake.

(vi) Distance of proposed site from river, creek and sea.

(vii) Certificate from Forest Department regarding non-inclusion of any forest land in the proposed project,

(viii) Certificate from Town Planning Department regarding whether the proposed project land falls within Regional Plan/Development Plan or not and zoning,

(ix) Total land and development cost of the proposed project.

2. Site Visit Report of Land Selection Committee.—After scrutinizing the proposal, the Land Selection Committee consisting of the concerned Dy. CEO, Chief Planner, Superintending Engineer and Regional Officer shall visit the site and submit report regarding land availability, geographical situation, water supply, transportation etc. and thereafter a comprehensive proposal for approval of Steering Committee shall be prepared and submitted.

3. Steering Committee for Establishment of Integrated IT Township.—Steering Committee constituted under the chairmanship of CEO, MIDC shall scrutinize the proposal of Integrated IT Township and recommend the proposal to the High Power Committee for its approval and declaration of the project as an Industrial Area.

4. Final Approval.—After declaration of Integrated IT Township as Industrial Area by the High Power Committee, the proposal shall be submitted to Minister (Industries) and Chairman, MIDC for approval.

5. Publication in Official Gazette.—After approval of Minister (Industries) and Chairman MIDC to the Integrated IT Township, the proposal shall be published in the Official Gazette as per the provisions of Maharashtra Industrial Development Act, 1961.

1.5. PLANNING CONSIDERATIONS :

The project has to be an integrated project. The Integrated IT Township should necessarily provide land for following users :—

1. Information Technology (Industrial)
2. Residential
3. Commercial
4. Educational
5. Amenity Spaces
6. Health Facilities

7. Parks, Gardens and Playgrounds
8. Public Utilities
9. Transport and Communication

1.5.1. GENERAL NORMS FOR DIFFERENT LAND USE :

Minimum 60% of the total area notified as "Integrated IT Township" shall be used for IT / ITES activities and upto remaining 40% area for the development of support services, service apartments on leave and license basis and commercial activities including malls, cinema, theaters, public auditorium and multiplexes, showrooms for all types of merchandise, hospitals, nursing homes, schools and colleges, training institutes and hostels related to them, hotels. The development of entire township, i.e., 60% area for IT/ITES and 40% other area can take place simultaneously but the developer will have to ensure that sale / lease of both areas (and only lease of service apartments); is proportionate. To ensure this, occupation certificate for commercial, residential and support services shall be given only after the development of infrastructure facilities on the area earmarked for IT /ITES Activities and occupation certificate is granted by the MIDC and after 1/3rd area kept for IT / ITES activity is occupied.

1.5.2. FSI IN INTEGRATED IT TOWNSHIP :

The maximum permissible FSI on the gross area of the notified Integrated IT Township shall vary as follows: For Integrated IT Township located in Pune, Pimpri-Chinchwad, Greater Mumbai, Thane, Navi Mumbai, Kalyan-Dombivali, Mira-Bhayandar, Ulhasnagar Municipal Corporations and Ambernath Municipal Council limits the permissible FSI shall be 2.5. For rest of the areas in the State, the permissible FSI shall be 2.00. The premium chargeable shall be as in para 5 (ii) of Annexure-I of Maharashtra's Information Technology/ Information Technology Enabled Services Policy (IT/ITES) - 2015 issued by Industries, Energy and Labour Department *vide* Government Resolution No. ITP-2013/ (CR-265)/Ind-2, dated 25th August 2015 as amended from time to time. Floating of FSI shall not be permissible from the area of IT /ITES use to the area of Support Activities or vice versa, but floating of FSI shall be permitted within the respective areas of IT / ITES and Support Activities separately.

1.6. DCR AND GENERAL REGULATIONS :

(i) Provisions of prevailing Development Control Regulations for Integrated Industrial Area (IIA) of sanctioned MIDC DCR 2009 as well as provisions of MOEF and CRZ notification, wherever applicable, issued and as amended from time to time shall be applicable *mutatis-mutandis* to the Integrated IT Township except those expressly provided in these Regulations.

(ii) In the event the Integrated IT Township contains sites reserved for public purposes (buildable reservations) in Regional Plan/Development Plan, for which the Appropriate Authority is any department of State Govt./Central Govt., or any Government undertaking, the developer shall construct the amenity as per requirement of the concerned department and handover the constructed amenity free of cost to that Department. Upon such handing over the constructed amenity the developer would be entitled to utilise additional floor space over and above the FSI permissible within the Integrated IT Township (equivalent to the built up area of the constructed amenity) anywhere within the Integrated IT Township.

(iii) In every Integrated IT Township proposal the Structural Designer of developer has to submit declaration with project report to the MIDC about the construction of building as below :

‘ I have confirmed that the proposed construction in the scheme is as per norms as specified by Indian Standard Institutes for the resistance of earthquake, fire safety and natural calamities’.

(iv) In Integrated IT Township being developed in Residential Zone and Agricultural/ Green Zone/ No Development Zone, trees at rate of minimum 150 trees per Ha. and 400 trees per Ha. respectively shall be planted and maintained by the developer. Trees at the rate of 800 per Ha. shall be planted and maintained by the developer in the area under Hill-top Hill-slope Zone.

(v) Processing fee, Development Charges and Premium for staircases, passages, balcony enclosures etc, shall be as per sanctioned MIDC Development Control Regulations, 2009.

1.7. INFRASTRUCTURE FACILITIES :

The entire onsite infrastructure in the Integrated IT Township and access road if it does not exist, shall be provided and maintained by the developer. However, it would be obligatory on the part of the developer to provide all basic infrastructures on at least 75% area under the Integrated IT Township within 3 years from the date of sanction of development proposals by the Director of Town Planning, Maharashtra State, Pune; otherwise the notification made by MIDC as Integrated IT Township shall lapse.

1.7.1. WATER SUPPLY :

The developer shall be required to develop the source for drinking water (excluding the groundwater source) or secure firm commitment from any water supply Authority for meeting the daily water requirement of minimum 140 liters per capita per day, exclusive of requirement of water for firefighting and gardening. The storage capacity of the same shall be at least 1.5 times of the actual required quantity as determined by expected population (Resident and Floating) and other uses. The developer would be required to develop proper internal distribution and maintenance systems and shall specially undertake rain water harvesting, groundwater recharging and waste water recycling projects within the Integrated IT Township.

1.7.2. DRAINAGE AND GARBAGE DISPOSAL :

The developer shall make suitable and environment friendly arrangements for the disposal and treatment of sewage and solid waste as per requirements of Maharashtra Pollution Control Board & MIDC. Recycling sewage for gardening shall be undertaken by the developer.

The developer shall develop eco-friendly garbage disposal system by adopting the recycling and bio-degradation system in consultation with Maharashtra Pollution Control Board and MIDC.

1.7.3. POWER :

The developer shall ensure continuous and good quality power supply to the Integrated IT Township area. The developer may draw the power from existing supply system or may go in for arrangement of captive power generation with the approval from concerned Authorities. If the power is drawn from an existing supply system, the developer shall before commencement of development, procure a firm commitment of power for the entire Integrated IT Township from the power supply company.

1.7.4. ENVIRONMENT :

The development contemplated in Integrated IT Township shall not cause damage to ecology. In no case, it shall involve topographical changes, changes in alignment of cross-section of existing water course, if any in the scheme or adjustment to scheme area. Environmental clearance shall be obtained from the Ministry of Environment and Forest, Government of India as per directions issued by the MoEF's Notification dated 7th July 2004 and as amended from time to time. The Integrated IT Township shall provide at least 20% of the total area as park / garden / playground, with proper landscaping and open uses designated in the Integrated IT Township shall be duly developed by owner / developer. This amenity shall be open to general public without any restriction or discrimination.

1.8. SPECIAL CONCESSION : .

(a) *N.A. Permission:* Non-agriculture permission will be automatic. As soon as the scheme is notified, lands notified Under Integrated IT Townships area as per Regulation No. 1.3 will be

deemed to have been converted into non-agriculture and no separate permission is required. Non-agriculture assessment, however, will commence from the date of sanction of scheme.

(b) *Grant of Government Land*: Any Government land falling under Integrated IT Township area shall be leased out to the developer at the prevailing market rate on usual terms and conditions, without any subsidy,

(c) *Relaxation from Mumbai Tenancy and Agriculture Land Act*: The condition that only the agriculturist will be eligible to buy the agriculture land shall not be applicable in Integrated IT Township area.

(d) *Ceiling of agriculture land*: There shall be no ceiling limit for holding agriculture land to be purchased by the owner / developer for Integrated IT Township project.

(e) *Exemption from Urban Land (Ceiling and Regulation) Act, 1976*: Integrated IT\Township projects will be exempted from the purview of Urban Land (Ceiling and Regulation) Act, 1976.

1.9. SALE PERMISSION :

It would be obligatory on the part of the developer firstly to provide for basic infrastructure and as such no permission for sale/lease of plot/flat shall be allowed unless the basic infrastructure as per Regulation No. 1.7 is provided by the developer to the satisfaction of the CEO, MIDC. In case the development is provided in phases & sale/lease permission is expected after completion of phase-wise basic infrastructure, such permission may be granted by the CEO, MIDC. Before granting such sale/lease permission, developer has to submit undertaking about the basic infrastructure to be provided and completed phase wise. The plots earmarked for amenities, facilities and utilities shall also be simultaneously developed phase-wise along with IT/support services development.

1.10. IMPLEMENTATION & COMPLETION :

Development of any notified Integrated IT Township shall be completed within 5 years from the date of final sanction to the layout plan of the area.

1.11. INTERPRETATION :

If any question or dispute arises with regard to interpretation of any of these regulations, the matter shall be referred to the State Government. The Government after considering the matter and if necessary, after giving hearing to the parties, shall give a decision on the interpretation of the provisions of the Regulations. The decision of Government on the interpretation of these regulations shall be final and binding on all concerned.

Mumbai,
dated the 20th October 2015.

KAMLAKAR S. AKODE,
Chief Planner, MIDC.

विक्रीकर सहआयुक्त (व्हॅट प्रशासन), ठाणे शहर विभाग, ठाणे यांचे कार्यालय

४था मजला, जिल्हाअधिकारी कार्यालय आवार, कोर्ट नाका, ठाणे (पश्चिम) ४०० ६०१.

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसहआ/व्हॅट प्रशा./ठाणे शहर ठाणे/गहाळ 'एफ' नमुना/१५-१६/ब-३८५०

ज्याअर्थी, मे. सूचर्स इंडिया प्रा. लि., बिल्डींग नं.३७, गाला नं.१०८, पहिला मजला, अरिहंत कमर्शियल कॉम्प्लेक्स, पूर्णा व्हिलेज, भिवंडी, ठाणे ४२१३०२. महाराष्ट्र मूल्यवर्धित कर कायदा, खालील नोंदणी दाखला क्र. २७६६०६६५६८४ व केंद्रीय विक्रीकर कायदा खालील नोंदणी दाखला क्रमांक २७६६०६६५६८४सी यांजकडून असे कळविण्यात आले आहे की, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या कलम ८ पैकी पोट नियम ४ प्रमाणे त्यांना मंजूर करण्यात आलेली प्रतिज्ञापत्र 'एफ' नमुने क्रमांक एमएच-०६/२९१००५ ते एमएच ०६/२९१००८ (एकूण ४ 'एफ' नमुने) त्यांच्याकडून गहाळ झालेले आहेत. तसेच दिनांक ८ सप्टेंबर २०१५ द फ्री प्रेस जनरल व नवशक्ती, मुंबई या वर्तमानपत्रात दिनांक ८ सप्टेंबर २०१५ जाहिरात दिलेली आहे ;

त्या अर्थी, मी, एम. व्ही. महाजन, विक्रीकर सहआयुक्त (व्हॅट प्रशासन), ठाणे शहर विभाग, ठाणे, केंद्रीय विक्रीकर अधिनियम (मुंबई) नियम, १९५७ च्या नियम ४ अ पैकी पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, सदरहू 'एफ' नमुने क्रमांक एमएच-०६/२९१००५ ते एमएच ०६/२९१००८ (एकूण ४ 'एफ' नमुने) रद्द ठरविण्यात आलेले आहेत.

ठाणे,
दिनांक १९ ऑक्टोबर २०१५.

एम. व्ही. महाजन,
विक्रीकर सहआयुक्त (व्हॅट प्रशासन),
ठाणे शहर विभाग, ठाणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.)
THANE CITY DIVISION, THANE**

4th Floor, Collector Office, Court Naka, Thane (West) 400 601.

NOTIFICATION

[Notification Under Sub-Rule (7) of the Central Sales Tax (Mumbai) Rule, 1959]

No. JCST/VAT-ADM/Thane City/Form 'F'/2015-16/B-3850

Where, it has been brought to my notice by M/s. Sutures India Pvt. Bldg No.37. Gala No. 108, 1st Floor, Arihant Comm. Complex, Purna Village, Bhiwandi, Thane 421302 of R.C.No. 27660665684V under Maharashtra Value Added Tax Act, 2002 and 27660665684C under Central Sales Tax Act, 1956 that declaration referred to in sub-section (4) of section (8) of Central Sales Tax Act, 1956 in from "F" issued to them bearing Serial No. MH- 06/291005 To MH-06/291008 (Total 4 'F' Form) has been lost was in respect said fact, Advertisement was given in local The Free Press and Navshakti, Mumbai on 8th September 2015.

After considering above facts, I Shri M.V.Mahajan, Joint Commissioner of Sales Tax, (VAT-Adm), Thane City Div. Thane, in exercise of power vested in me Under sub-rele (7) of the Central Sales Tax (Mumbai) Rule 1957 here by dealer that the declaration in from "F" bearing Serial No. MH-06/291005 To MH-06/291008 (Total 4 'F' Form) forms shall be considered invalid and cancelled.

Thane,
dated 19th October 2015.

M.V.MAHAJAN,
Joint Commissioner of Sales Tax (VAT-Adm.),
Thane City Division, Thane.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, डिसेंबर १०-१६, २०१५/अग्रहायण ११-२५, शके १९३७
विक्रीकर सहायुक्त (व्हॅट प्रशासन), ठाणे विभाग, ठाणे यांचे कार्यालय
४था मजला, जिल्हाअधिकारी कार्यालय आवार, कोर्ट नाका, ठाणे ४०० ६०१.

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसहआ/व्हॅट प्रशा./ठाणे शहर ठाणे/गहाळ 'क' नमुना/१५-१६/ब-३८५३

ज्याअर्थी, मे. ईगल कन्स्ट्रक्शन्स, एम-२, रिजेन्सी गार्डन अपार्टमेंट, बीसाईड सपना गार्डन, उल्हासनगर-४२१००३. महाराष्ट्र मूल्यवर्धित कर कायदा, खालील नोंदणी दाखला क्र. २७४४००००३८५व्ही व केंद्रीय विक्रीकर कायदा खालील नोंदणी दाखला क्रमांक २७४४००००३८५सी यांजकडून असे कळविण्यात आले आहे की, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या कलम ८ पैकी पोट-कलम ४ प्रमाणे त्यांना मंजूर करण्यात आलेली प्रतिज्ञापत्र 'क' नमुने क्रमांक एमएच-१०/०८४३२५७ ते एमएच १०/०८४३२५८ व एमएच १०/ए१३४६१९ (एकूण ३ 'क' नमुने) त्यांच्याकडून गहाळ झालेले आहेत. तसेच दिनांक ५ सप्टेंबर २०१५ द इंडियन एक्सप्रेस व लोकसत्ता, मुंबई या वर्तमानपत्रात ५ सप्टेंबर २०१५ जाहिरात दिलेली आहे.

त्या अर्थी, मी, एम. व्ही. महाजन, विक्रीकर सहायुक्त (व्हॅट प्रशासन), ठाणे शहर विभाग, ठाणे, केंद्रीय विक्रीकर अधिनियम (मुंबई) नियम, १९५७ च्या नियम ४ अ पैकी पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, सदरहू 'क' नमुने क्रमांक एमएच-१०/०८४३२५७ ते एमएच-१०/०८४३२५८ व एमएच-१०/ए-१३४६१९ (एकूण ३ 'क' नमुने) रद्द ठरविण्यात आलेले आहेत.

ठाणे,
दिनांक १९ ऑक्टोबर २०१५.

एम. व्ही. महाजन,
विक्रीकर सहायुक्त (व्हॅट प्रशासन),
ठाणे शहर विभाग, ठाणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.)
THANE CITY DIVISION, THANE**

4th Floor, Collector Office, Court Naka, Thane (West) 400 601.

NOTIFICATION

[Notification Under Sub-Rule (7) of the Central Sales Tax (Mumbai) Rule, 1959]

No. JCST/VAT-ADM/Thane City/Form 'C'/2015-16/B-3853

Where it has been brought to my notice by M/s. Eagle Construction Co., M-2, Regency Garden Apt, Beside Sapna Garden, Ulhasnagar-421003 of R.C.No. 27440000385V under Maharashtra Value Added Tax Act, 2002 and 27440000385C under Central Sales Tax Act, 1956 that declaration referred to in sub-section (4) of section (8) of Central Sales Tax Act, 1956 "C" issued to them bearing Serial No. MH-10/0843257 to MH-10/0843258 and MH-10/A134619 (Total 3 "C" form) has been lost was in respect said fact, advertisement was given in local The Indian Express and Loksatta, Mumbai on 5th September 2015.

After considering above facts, I Shri M.V.Mahajan, Joint Commissioner of Sales Tax, (VAT-Adm), Thane City Div. Thane, in exercise of power vested in me Under sub-rele (7) of the Central Sales Tax (Mumbai) Rule 1957 here by dealer that the declaration in from "C" bearing Serial No. MH-10/0843257 to MH-10/0843258 and MH-10/A134619 (Total 3 "C" form) forms shall considered invalid and cancelled.

M.V.MAHAJAN,

Thane,
dated the 19th October 2015.

Joint Commissioner of Sales Tax (VAT-Adm.),
Thane City Division, Thane.

Serial No. 296.

BLUE SEA PROPERTIES PRIVATE LIMITED

CIN : U70100MH2006PTC159058

The Ruby, 5th Floor, 29 Senapati Bapat Marg, Dadar (West), Mumbai 400 028

Public Notice

Notice is hereby given that Members of Blue Sea Properties Private Limited in their Extraordinary General Meeting held on 18th November 2015 have passed the following Special Resolution for winding up of the company voluntarily :

“RESOLVED THAT having regard to the Declaration of Solvency made by the Board of Directors of the Company on 13th November 2015 and delivered to the Registrar of Companies, Maharashtra for registration under Section 488 of the Companies Act, 1956, stating that the Company would be able to pay its debts in full within a period of twelve months from the date of commencement of winding up, this Company having its registered office at the Ruby, 5th floor, 29 Senapati Bapat Marg, Dadar (West), Mumbai 400 028 be wound up voluntarily, pursuant to the provisions of Section 484(1) (b) of the said Act.”

“FURTHER RESOLVED THAT C.A. Mr. T. Ravindra of T. Ramarao and Co., Chartered Accountants, be and is hereby appointed as the Liquidator of the Company pursuant to the provisions of Section 490 of the Companies Act, 1956 at a remuneration of Rs. 1,00,000 in addition to the cost, charges and expenses for liquidation.”

“FURTHER RESOLVED THAT as Liquidator Mr. T. Ravindra be and is hereby entrusted with all the powers, duties and responsibilities of management, administration and control over and towards the company's affairs, to be exercised and discharged by him in the manner as he may considered necessary in order to liquidate the Company.”

By order of the Board of Directors,

For Blue Sea Properties Private Limited.

ARTI ASHOK KORGAONKAR,
Director,
DIN : 02156504

dated 16th November 2015.

Serial No. 297

FORM No. 151

(See Rule 315)

MEMBER'S VOLUNTARY WINDING-UP

Notice of Appointment of Liquidator pursuant to Section 516

<i>Name of Company</i>	..	Blue Sea Properties Private Limited
<i>Nature of Business</i>	..	Property Holding
<i>Address of Registered Office</i>	..	The Ruby, 5th Floor, 29 Senapati Bapat Marg, Dadar (West), Mumbai 400 028
<i>Name and Address of the Liquidator</i>	..	Mr. T. Ravindra Address : 303, Lotus House, 33A, New Marine Lines, Mumbai 400 020.
<i>Date of Appointment</i>	..	18th November 2015
<i>By whom appointed</i>	..	Extra-ordinary General Meeting of the Members.

T. RAVINDRA,
Liquidator.

Serial No. 299

FORM No. 151
(See rule 315)

MEMBER'S VOLUNTARY WINDING UP

Notice

Name of Company : **Tenaries Engineering India Private Limited**

Nature of Business : To establish and carry on in India the business of engineering in its different fields, including but not limited to basic and detail Engineering (including Automation and Control) of a Project, by means of the provision of all engineering documents such as drawings, sketches, calculation reports, descriptive, narrative, process diagram, etc., as well as related software needed for the construction and operations of Industrial, civil or electromechanical facilities or equipment assembly, general executive or specific coordination of a Project, assistance in assembly and disassembly, design of installations, machine devices and utilities to be applied in investments in Steel pipes and Metallurgy industries (including but not limited to calculus, studies, drawings, specifications and bill of materials).

Address of Registered Office : I think Techno Campus, A wing, 5th floor, Pokhran Road No. 2, Behind TCS, off Eastern Express Highway, Thane 400 607.

Name and Address of Liquidators :

1. Mr. Gonzalo DominguezOrtas

Address : Flat 0, Bld. 125 Road, 1702 Diplomatic Area 317, Bahrain

2. Mr. Virendra Jain

Address : F-364 Siddhesh Jyoti, 36th Floor, Balaram Street, Grant Road (E.),
Mumbai 400 008, Maharashtra, India.

Date of Appointment : October 19, 2015.

By whom appointed : Shareholders of Tenaris Engineering India Private Limited at its Extra-ordinary General Meeting held on October 19, 2015.

Place : Dubai,
dated

MR. GONZALO DOMINGUEZORTAS,
Liquidator.

Place : Mumbai,
dated the 19th October 2015.

MR. VIRENDRA JAIN,
Liquidator.

Serial No. 300**THE TATA POWER COMPANY LIMITED**

REGD. OFFICE : BOMBAY HOUSE, 24 HOMI MODY STREET, MUMBAI 400 001

Notice

Notice is hereby given that the certificate for the under mentioned securities of the Company has been lost/mislaid and the holders of the said securities/applicants have applied to the Company to issue duplicate certificate.

Any person who has a claim in respect of the said securities should lodge such claim with the company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificate without further intimation.

Name of holders	Kind of securities and face value	No. of Securities	Distinctive Numbers
Maria C. Carvalho and Benedito A Carvalho	Equity Share of Rs. 1 each	10500	81122191-81132690

MARIA C. CARVALHO AND
BENEDITO A CARVALHO

Place : Mumbai,

Date : 24th November 2015.

Serial No. 301**BAYER CROPSCIENCE LIMITED**REGD. OFFICE : BAYER HOUSE, CENTRAL AVENUE, HIRANANDANI ESTATE,
THANE (W) 400 607**Notice**

Notice is hereby given that the certificate for the under mentioned securities of the Company has been lost/mislaid and the holder of the said securities/applicant has applied to the Company to issue duplicate certificate.

Any person who has a claim in respect of the said securities should lodge such claim with the company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificate without further intimation.

Name of holder	Kind of securities and face value	No. of Securities	Distinctive Numbers
Balkrishen Katyal	Equity Share of Rs. 10 each	66	16596128-16596193

Place : Muzaffarnagar (U.P.)

Date : 5th December 2015.

BALKRISHEN KATYAL

झोपडपट्टी पुनर्वसन प्राधिकरण

शुद्धीपत्र

क्र./झोपुप्रा/उजि/३क/२०१५/१६१४.

मोजे कन्हेरी, ता. बोरीवली, येथील संघर्ष सह.गृह. संस्थेचे क्षेत्र झोपडपट्टी पुनर्वसन क्षेत्र म्हणून प्राधिकरणाकडील अधिसूचना क्र. झोपुप्रा/उजि/कार्या-१/टे/एस-६/३ क/संघर्ष सह. गृह./२०१५/९५३, दिनांक २६ ऑगस्ट २०१५ अन्वये **महाराष्ट्र शासन राजपत्रात**, असाधारण भाग दोन, ३१ ऑगस्ट २०१५ रोजी प्रसिद्ध करण्यात आलेली आहे. सदर अधिसूचनेमध्ये अंशतः बदल होत असून फरक दर्शविणारा तक्ता खालीलप्रमाणे वाचावा :-

अनु.क्र.	न.भू.क्रमांक	“ झोपडपट्टी पुनर्वसन क्षेत्र ” म्हणून जाहीर केलेले क्षेत्र (चौ.मी.)	“ झोपडपट्टी पुनर्वसन क्षेत्र ” म्हणून वाचावयाचे सुधारित क्षेत्र (चौ.मी.)
(१)	(२)	(३)	(४)
१	१/१ ते १६	४२८.४०	४४९.५

प्रशासकीय इमारत, अनंत काणेकर मार्ग,
बांद्रा (पूर्व), मुंबई ४०० ०५१,
दिनांक ४ डिसेंबर २०१५.

असीम गुप्ता,
मुख्य कार्यकारी अधिकारी,
झोपडपट्टी पुनर्वसन प्राधिकरण.

SLUM REHABILITATION AUTHORITY

CORRIGENDUM

No. SRA/DY.COLL/3C/2015/1614.

The area of Sangharsh Co-Operative Hsg. Soc. At Village Kanheri, Taluka Borivali is published as “Slum Rehabilitation Area” as per Notification No. SRA/Dy. Coll/Desk-6/T-S1/3C/Sangharsh Chs/2015/953, dated 26th August 2015 which is published in *Maharashtra Government Gazette* on dated the 31 August 2015. There is minor correction in the area which is mentioend in the Table below :—

Schedule

Village Kanheri, Taluka Borivali

Sr. No.	C.T.S. No.	Area delclared as “Slum Rehabilitation Area” (sq.mtr.)	Read as corrected “Slum Rehabilitation Area” (sq.mtr.)
(1)	(2)	(3)	(4)
1	1/1 to 16	428.40	449.5

Adminstrative Building,
Anant Kaneker Marg,
Bandra (East), Mumbai 400 051,
Date : 4th December 2015.

ASEEM GUPTA,
Chief Executive Officer,
Slum Rehabilitation Authority.

झोपडपट्टी पुनर्वसन प्राधिकरण

अधिसूचना

क्र. झोपुप्रा/उजि/३क/आंबोलीपाडा सह.गृह.संस्था/२०१५/१६५३

ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मूलन आणि पुनर्विकास) अधिनियम, १९७१ चे कलम ३ब च्या पोट-कलम (३) अनुसार झोपडपट्टी पुनर्वसन प्राधिकरणाने झोपडपट्टी पुनर्वसन योजना तयार करून दिनांक ९ एप्रिल १९९८ रोजी **राजपत्रात** प्रसिद्ध केली आहे ;

आणि ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मूलन आणि पुनर्विकास) अधिनियम, १९७१ चे कलम ३ (क) उपकलम (१) अनुसार “ झोपडपट्टी पुनर्वसन क्षेत्र ” घोषित करण्याचे अधिकार मुख्य कार्यकारी अधिकारी यांना आहेत ;

आणि ज्याअर्थी, खालील अनुसूचीमध्ये “ झोपडपट्टी पुनर्वसन क्षेत्र ” म्हणून नमूद केलेले क्षेत्र हे “ गलिच्छ वस्ती ” म्हणून दिनांक १५ सप्टेंबर १९७७, दिनांक १३ ऑक्टोबर १९७७ व दिनांक १७-२३ जानेवारी २०१३ रोजीच्या **राजपत्रामध्ये** घोषित करण्यात आलेले आहेत;

त्याअर्थी, उक्त कलम ३ (क) चे उप-कलम (१) मधील शक्तीचा वापर करून मी, खालीलप्रमाणे अनुसूचीमध्ये दर्शविलेले क्षेत्र “ झोपडपट्टी पुनर्वसन क्षेत्र ” म्हणून याद्वारे घोषित करीत आहे. सदरचे क्षेत्र बृहन्मुंबई विकास नियंत्रण नियमावली, १९९१ चे नियम ३३(१०) अन्वये झोपडपट्टी पुनर्वसन योजना दाखल करण्यास पात्र आहे.

अनुसूची

अनु. क्र.	न.भू.क्र.	मिळकत पत्रिकेनुसार क्षेत्र (चौ.मी)	“ झोपडपट्टी पुनर्वसन क्षेत्र ” म्हणून जाहीर केलेले क्षेत्र (चौ.मी.)	चतुःसिमा			
				पूर्व	पश्चिम	उत्तर	दक्षिण
(१)	(२)	(३)	(४)	(५)	(६)	(७)	(८)
१	मौजे आंबिवली ता.अंधेरी, ७३३, ७३३/१ ते ९	२९७.७	२४३९.२	७३४	लागू रस्ता	७३२ब	७३५ पैकी
२	७३५, ७३५/१ ते १२	२५९.१		७३४	लागू रस्ता	७३३, ७३३/१ ते ९	७३६
३	७३६, ७३६/१ ते १३	२७२.४		७३४	लागू रस्ता	७३५, ७३५/१ ते १२	७३७, ७३७/१ ते ८
४	७३७, ७३७/१ ते ८	१८८.२		७३९	लागू रस्ता	७३७/१ ते १३	७३८, ७३८/१ ते ६
५	७३८, ७३८/१ ते ६	१९४.७		७३९	लागू रस्ता	७३७, ७३७/१ ते ८	रस्ता
६	७८३, ७८३/१ ते ३८	६०७.२		लागू न.भू.क्र. ७८५	७८२	७९१	६६८
७	७८४, ७८४/१ ते ३०	६१९.९		लागू न.भू.क्र. ७८५	७८२	७९०	६६८
एकूण		२४३९.२					

प्रशासकीय इमारत, अनंत काणेकर मार्ग,
बांद्रा (पूर्व), मुंबई ४०० ०५१.
दिनांक २६ नोव्हेंबर २०१५.

असीम गुप्ता,
मुख्य कार्यकारी अधिकारी,
झोपडपट्टी पुनर्वसन प्राधिकरण.

SLUM REHABILITATION AUTHORITY

NOTIFICATION

No.SRA/DY.COLL/3C/Ambolipada CHS./2015/1653

Whereas, the slum Rehabilitation Authority has formed Slum Rehabilitation Scheme under the Provision of section 3B (3) of Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 and published in *Gazette* on 9th April 1998;

And Whereas, in view of the provision of Section 3C (1) of the Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 the Chief Executive Officer, Slum Rehabilitation Authority is empowered to declare any area as “Slum Rehabilitation Area” ;

And whereas, the “Slum Rehabilitation Area” mentioned below in the schedule, has been declare as “Slum Area” in the *Gazette* dated 15th September 1977, 13th October 1977 and dated 17-23rd January 2013.

And in view of the said provision of section 3C (1) of the Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 I, undersigned hereby declare the area shown in schedule as “ Slum Rehabilitation Area”. Now the said area is open to submit the Scheme of Slum Rehabilitation, as per rule 33(10) of Development Control Regulation, 1991 of Greater Mumbai.

Schedule

Sr. No.	Village and C.T.S. No.	Area as Per Property Card (Sq.mtr.)	Area declared As “Slum Rehabilitation Area” (Sq. mtr.)	Boundaries			
				East	West	North	South
				C.T.S. No. (5)	C.T.S. No. (6)	C.T.S. No. (7)	C.T.S. No. (8)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1	Village Ambivali, Taluka Andheri 733, 733/1 to 9	297.7	2439.2	734	Adjacent Road	732 B	735 (p.t.)
2	735, 735/1 to 12	259.1		734	Adjacent Road	733, 733/ 1 to 9	736
3	736, 736/1 to 13	272.4		734	Adjacent Road	735, 735/ 1 to 12	737, 737/1 to 8
4	737, 737/1 to 8	188.2		739	Adjacent Road	737/1 to 13	738, 738/1 to 6
5	738, 738/1 to 6	194.7		739	Adjacent Road	737/1 to 8	Road
6	783, 783/1 to 38	607.2		Adjacent C.T.S. 785	782	791	668
7	784, 784/1 to 30	619.9		Adjacent C.T.S. 785	782	790	668
Total		2439.2					

Administrative Building,
Anant Kanekar Marg,
Bandra (East), Mumbai 400 051.
dated the 26th November 2015.

ASEEM GUPTA,
Chief Executive Officer,
Slum Rehabilitation Authority.

**THE BRIHAN MUMBAI ELECTRIC SUPPLY AND TRANSPORT UNDERTAKING
(OF THE BRIHAN MUMBAI MAHANAGARAPALIKA)**

No. CA/Ch.AA(1)/60446/2015

Ref. : CA/Ch.AA(1)/37299/2015, dated 27th July 2015.

CORRIGENDUM

As per our note referred above, addressed to your office, the monthly Abstract of Receipts and Expenditure for the months from July, 2014 to September, 2014 are published in Part II Miscellaneous in the *Government Gazette* dated 6th-12th August 2015 on Page No. 7, 8. However, the month tittle, of the abstract of August, 2014 and September, 2014 are wrongly printed as May, 2014 for both the months by your Government Press. It should be read as 31st August 2014 for Page No. 7 and read as 30th September 2014 for Page No. 8.

V. B. SATPUTE,
Municipal Chief Auditor,
dated 4th December 2015.

(1) S. K. KAVTHANKAR,
(2) G. Y. SANAP,
Committee Members.

Serial No. 298

METROPOLITAN STOCK EXCHANGE OF INDIA LIMITED

(Formerly known as MCX STOCK EXCHANGE LIMITED)

Regd. Office : 4th Floor, Vibgyor Towers, Plot No. C-62, G Block,
Bandra-Kurla Complex, Bandra (E.), Mumbai 400 098.

Pursuant to the change of name of the Exchange as approved by the Ministry of Corporate Affairs, Register of Companies, Mumbai vide Certificate of Incorporation dated March 20, 2015, the name MCX Stock Exchange Limited shall be substituted with new name 'Metropolitan Stock Exchange of the India Limited' and the abbreviation "MCS-SX" shall be substituted with "MSEI", wherever it appears in the Memorandum and Articles of Association of the Exchange.

DIVYA DAMANIA,
Company Secretary,
Metropolitan Stock Exchange of India Limited
(Formerly known as MCX Stock Exchange Limited).

जिल्हा परिषद, भंडारा

प्रपत्र-२१ (ई)

क्रमांक भंजिप/अर्थ/लेखा/डे-१५/२४२०/२०१५

भंडारा जिल्हा परिषदेच्या सन २०१२-१३ च्या वार्षिक लेखाचा जमा व खर्चाचा गोषवारा (पंचायत समिती मिळून)

जमेचे लेखाशीर्ष			खर्चाचे लेखाशीर्ष		
अ.क्र. (१)	प्रमुख लेखाशीर्ष (२)	प्रत्यक्ष जमा (३)	अ.क्र. (१)	प्रमुख लेखाशीर्ष (२)	प्रत्यक्ष खर्च (३)
		(रुपये)			(रुपये)
१	कर व फी	२७५८८७३	१	प्रशासन	५१८६३४८
२	स्थानिक उपकर	५३६११९६७	२	सामान्य प्रशासन	२११८१४७९९
३	स्थानिक कर	८३०१३२२	३	शिक्षण	२१३६६०७०११
४	अनुदाने	३८४४३८६१७३	४	बांधकाम	३२३३८४२७३
५	व्याज	१३७९११९८	५	पाटबंधारे	१२२६०५५९४
७	शिक्षण	२९०११२६८१	६	वैद्यकीय	४०८६६३२
८	वैद्यकीय	४७२००	७	आयुर्वेद	१९३०८६४१
९	आरोग्य	१२९६८९१	८	आरोग्य	२६२७६९६९०
११	कृषी	३०९११६	९	आरोग्य अभियांत्रिकी	१३२८७४४६७
१२	पशुसंवर्धन	७३८०	११	कृषी	५३२१२३३८
१३	बांधकाम	६५४४४९१	१२	पशुपालन	४५०७१५७४
१४	निवृत्तीवेतन	१९०२५५५	१३	वने	५९९७९२
१५	संकीर्ण	१३१०८३७९	१४	समाजकल्याण	१५५८९९७०९
			१७	सामुहिक विकास	९५००७९६४
			१८	प्रकीर्ण	०
			१९	निवृत्ती वेतन	१९७७८७४२६
			२०	संकीर्ण	३८८५७३६१५
(अ)	एकूण राजस्व जमा	४२३६१७८२२६	एकूण-अ एकूण खर्च		४१५४७८९८७३
ब-भांडवली जमा			ब-भांडवली खर्च		
(१)	व्याजी कर्जे	७०९९२	(१)	व्याजी कर्जे	०
(२)	बिनव्याजी कर्जे	०	(२)	बिनव्याजी कर्जे	०
(३)	ठेवी आणि अग्रीम	२६११२६८४२	(३)	ठेवी आणि अग्रीम	२४६८८८८३५
एकूण-ब-भांडवली जमा		२६११९७८३४	एकूण-ब-भांडवली खर्च		२४६८८८८३५
क-वित्तप्रेषण		३०१११४५६२६	क-वित्तप्रेषण		३०१११८९६२६
एकूण (अ+ब+क)		७५०९३२१६८६	एकूण (अ+ब+क)		७४१२८६०३३४
सुरुवातीची शिल्लक		१३६४२१४५७३	अखेरची शिल्लक		१४६०६७५९२५
एकूण जमा		८८७३५३६२५९	एकूण खर्च		८८७३५३६२५९

भंडारा,
दिनांक २३ नोव्हेंबर २०१५.

राजेंद्र निंबाळकर,
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, भंडारा.

Sr. No. 303

LOCHAN FINVEST PRIVATE LIMITED

1st Floor, 212/216, Sheriff Devji Street, Mumbai 400 003

CIN No. U65923MH1995PTC087593

FORM No. 155

(See Rule 329)

MEMBER'S VOLUNTARY WINDING-UP

Name of Company : Lochan Finvest Private Limited.

In liquidation

CIN No. U65923MH1995PTC087593

Under Voluntary Winding-up

Notice Convening Final Meeting

Notice is hereby given in pursuance of Section 497 that a General Meeting of the members of the above named Company will be held at 1st Floor, 212/216, Sheriff Devji Street, Mumbai 400 003 on 11th day of January, 2016 at 11.00 A. M. for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also of determining by a Special Resolution of the Company, the manner in which the books, Books of Accounts and documents of the company and of the liquidator shall be disposed of.

Dated 19th November, 2015.

MAHESH V. SHAH,

Liquidator of Lochan Finvest Private Limited.

Sr. No. 305

PIDILITE INDUSTRIES LIMITED

Regent Chambers, 7th floor, Jamnalal Bajaj Marg, 208 Nariman Point, Mumbai 400 021

NOTICE

Notice is hereby given that the certificates for the under mentioned securities of the Company have been lost/mislaid and the holders of the said securities have applied to the Company to issue duplicate certificates.

Any person who has claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificates without further intimation.

Name of the Holders	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
(1)	(2)	(3)	(4)
Arvind Mathurdas Mehta,	Certificate No:	192	Fm252405504 To
Hansa Arvind Mehta	D000202091	192	252405695
Mumbai PIA101083	B00205759 Equity		Fm: 254077192 To
	Shares of Re. 1/- each		254077383

Thanking You,
Regards,

ARVIND MATHURDAS MEHTA.

Serial No. 302

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY
ORDINARY ORIGINAL CIVIL JURISDICTION**

COMPANY SCHEME PETITION NO. 104 OF 2014
CONNECTED WITH
COMPANY SUMMONS FOR DIRECTION NO. 38 OF 2014.

In the matter of the Companies Act I of 1956

AND

In the matter of Sections 391 to 394 and read with
Section 100 to 105 of the Companies Act, 1956

AND

In the matter of the Scheme of Arrangement
between Optimum Securities Private Limited
and Sheel Commodities Private Limited and
their respective shareholders

Sheel Commodities Private Limited, a Company
incorporated under the Companies Act, 1956
and having its Registered Office at G-302,
G Wing, Kukreja Palace, Vallabh Baug Lane
Extn., Ghatkopar (East), Mumbai-400 075

...

... *Petitioner*

Form of Minutes

The capital of Sheel Commodities Private Limited, is henceforth Rs. 11,37,450 (Rupees Eleven Lacs Thirty Seven Four Hundred Fifty only) divided into 1,13,745 (One Lacs Thirteen Thousand Seven Hundred Forty Five) Equity Shares of Rs.10/- each fully paid up, reduced from post allotment of equity shares issued pursuant to Scheme Issued, Subscribed & Paid-up Share Capital of the Company of Rs.12,37,450 (Rupees Twelve Lacs Thirty Seven Thousand Four Hundred Fifty only) divided into 1,23,745 (One Lacs Twenty Three Thousand Seven Hundred Forty Five) Equity Shares of Rs.10/- each fully paid up.

Dated: 26th day of November, 2015

Rajesh Shah & Co.

RAJESH SHAH,
Advocate for the Petitioner.

Advocate for the Petitioner
Oriental Building, 1st Floor,
30 N.M Road, Flora Fountain,
Mumbai 400 001.

Serial No. 304

IN THE HIGH COURT OF JUDICATURE AT BOMBAY
ORDINARY ORIGINAL CIVIL JURISDICTION

COMPANY SCHEME PETITION No. 104 OF 2014

CONNECTED WITH

COMPANY SUMMONS FOR DIRECTION No. 38 OF 2014

In the matter of the Companies Act I of 1956

AND

In the matter of Sections 391 to 394 and read with
Section 100 to 105 of the Companies Act, 1956

AND

In the matter of the Scheme of Arrangement between
Optimum Securities Private Limited and Sheel
Commodities Private Limited and their respective
shareholders

Sheel Commodities Private Limited, a Company
incorporated under the Companies Act, 1956
and having its Registered Office at G-302,
G Wing, Kukreja Palace, Vallabh Baug Lane
Extn., Ghatkopar (East), Mumbai-400 075

...

}

... PETITIONER

Notice of Registration of Order and Minutes

Notice is hereby given that the order of the High Court at Bombay dated the 17th day of April, 2014 confirming reduction of capital of the above named company from existing Issued, Subscribed & Paid-up Share Capital of the Company of Rs.12,37,450 (Rupees Twelve Lacs Thirty Seven Four Hundred Fifty only) divided into 1,23,745 (One Lacs Twenty Three Thousand Seven Hundred Forty Five) Equity Shares of Rs.10/- each fully paid up to Rs. 11,37,450 (Rupees Eleven Lacs Thirty Seven Four Hundred Fifty only) divided into 1,13,745 (One Lac Thirteen Thousand Seven Hundred Forty Five) Equity Shares of Rs.10/- each fully paid up and the minute approved by the Court showing with respect to reduction of capital of the above named company as altered, the several particulars required by the above Act, were registered by the Registrar of Companies, Mumbai on the 25th Day of November 2015.

Dated: 26th day of November 2015

Sd/-

M/s. Rajesh Shah & Co.

RAJESH SHAH,

Advocate for the Petitioner.

Oriental Building, 1st Floor,
30 N.M Road, Flora Fountain,
Mumbai 400 001.

Serial No. 306

**IN THE HIGH COURT OF JUDICATURE
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL
JURISDICTION**

COMPANY PETITION NO. 258 OF 2014

In the matter of Companies Act
And In the matter of Sections
433(e) & (f) & 434, read with
Section 439 of Companies Act,
1956

And

In the matter of M/s. Siroya FM
Constructions Pvt. Ltd., Having
its registered office at 102/103,
Shivsadan, Vidyaniketan
Marg, Waman Hari Pethe
Jewellers Lane, M. G. Road.,
Siddharth Nagar, Goregaon (W),
Mumbai 400062. and also having
office at M/s. Siroya FM
Constructions Pvt.
Ltd., Corporate Office at 808,
Raheja Chambers, Nariman
Point, Mumbai 400 021

CIN No : U45200MH2005PTC152161

M/s. Thyssenkrupp Elevator (India) Pvt.
Ltd., a Company having their Mumbai Zone
Office at Vardan House, A 24, Street No. 3,
MIDC, Andheri (East) Mumbai 400 093

... Petitioners.

Advertisement of Petition

Notice is hereby given that a Petition for
the winding-up of the abovenamed Company,
by the Hon'ble High Court of Bombay, was on
3rd February 2014 presented by the Petitioner
abovenamed Creditors of the Company, and
the said Petition stands admitted in pursuance
of the Order dated 27th October 2015 and the
same is now fixed for hearing before the

Company Judge on 14th December 2015 at
11-00 O'clock in the forenoon or so soon
thereafter.

ANY CREDITOR, CONTRIBUTORY OR
OTHER PERSON desirous of supporting or
opposing the making on an order on the said
Petition, should send to the Petitioner or his
Advocate at his office address mentioned
hereunder, a Notice of his intention signed by
him or his Advocate with his full name and
address, so as to reach the Petitioner's
Advocate not later than five days before the
date fixed for hearing of the Petition, and
appear at the hearing for the purpose in person
or by his Advocate.

A copy of the Petition will be furnished
by the undersigned to any Creditor or
Contributory on payment of the prescribed
charges for the same.

Any Affidavit intended to be used in
opposition to the Petition should be filed in
Court and a copy served on the Petitioner or
his Advocate, not less than five days before the
date fixed for hearing.

Bombay dated 6th day of November 2015,
at Mumbai.

MR. SACHIN JOSHI.
Advocates for the Petitioners.

60-C, Fourth Floor,
Bhupen Chambers, 9, Dalal Street,
Opposite Bombay Stock Exchange,
Fort, Mumbai 400 001
Mobile 98209 30567

विक्रीकर सहआयुक्त (व्हॅट प्रशा.), ठाणे ग्रामीण विभाग, पालघर यांचे कार्यालय
अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/व्हॅट-प्रशा/ठाग्रावि/‘एच’ नमुने/२०१५-१६/ब-८९६

ज्याअर्थी, मे. टेक्सप्लास्ट इंडस्ट्रीज लि., टीन क्र. २७०९०२९८१२५ व्ही/सी केंद्रीय विक्रीकर कायदा, १९५६ अन्वये धारक यांजकडून असे कळविण्यात आले आहे की, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ नुसार नियम १२ च्या पोट-नियम (१) प्रमाणे त्यांना मंजूर करण्यात आलेली प्रतिज्ञापत्र ‘एच’ नमुने क्रमांक एमएच-१०/८८१८६, (एप्रिल २०११ ते जून २०११) एमएच-१०/८८४१०, (जुलै २०११ ते सप्टे. २०११) हे गहाळ झालेले आहेत. त्याअनुषंगाने सदर विक्रेत्याने इन्डेमिटी बॉन्ड दाखल केला असून स्थानिक वर्तमानपत्रांत जाहिरातही दिलेली आहे.

त्याअर्थी, मी, श्री. सुभाष एंगडे, विक्रीकर सहआयुक्त (व्हॅट प्रशा.), ठाणे ग्रामीण विभाग, पालघर, केंद्रीय विक्रीकर अधिनियम (मुंबई), नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, सदरहू ‘एच’ नमुने क्रमांक एमएच-१०/८८१८६, (एप्रिल २०११ ते जून २०११) एमएच-१०/८८४१०, (जुलै २०११ ते सप्टे. २०११), हे रद्द ठरविण्यात येत आहेत.

पालघर,
दिनांक २ डिसेंबर २०१५.

सुभाष एंगडे,
विक्रीकर सहआयुक्त (व्हॅट प्रशा.),
ठाणे ग्रामीण विभाग, पालघर.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.),
THANE RURAL DIVISION, PALGHAR
NOTIFICATION

[Under sub-rule (7) of the Rule 4A of the The Central Sales Tax (Mumbai) Rules, 1957]

No. JC/VAT-ADM/TRD/H' Forms/2015-16/B-896

Whereas, it has been brought to my Notice by M/s. Texplast Industries Ltd. Tin No. 27090298125V/C under Central Sales Tax Act, 1956, that the declarations in Forms ‘H’ referred to in sub-rule (1) of rule (12) of Central Sales Tax Act (Mumbai) Rules, 1957, bearing No. MH-10/88186, (Apr. 2011 to June 2011) and MH-10/88410 (July 2011 to Sep. 2011), have been lost and in respect of said facts the selling dealer had filed an Indemnity Bond and also placed an advertisement in local Newspapers.

After considering above facts I, Shri Subhash Yengde, Joint Commissioner of Sales Tax (VAT ADM.), Thane Rural Division, Palghar, in exercise of the powers vested in me under sub-rule (7) of Rule 4A of the Central Sales Tax (Mumbai) Rules, 1957 hereby declare that the said declarations in Forms ‘H’ bearing Serial No. MH-10/88186, (Apr. 2011 to June 2011) and MH-10/88410 (July 2011 to Sep. 2011) shall be considered as invalid.

Palghar,
dated the 2nd December 2015.

SUBHASH YENGDE,
Joint Commissioner of Sales Tax (VAT-ADM.),
Thane Rural Division, Palghar.

विक्रीकर सहआयुक्त (व्हॅट प्रशासन), ठाणे ग्रामीण विभाग, पालघर यांचे कार्यालय
अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/व्हॅट-प्रशा/ठाग्रावि/‘ग’ नमुने/२०१५-१६/ब-८३८.

ज्याअर्थी, मे. कॅरट केमिकल्स (इंडिया) प्रायव्हेट लिमिटेड, टीन क्र. २७६९०४०२६५२ व्ही/सी केंद्रीय विक्रीकर कायदा, १९५६ अन्वये धारक यांजकडून असे कळविण्यात आले आहे की, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ नुसार नियम १२ च्या पोट-नियम (१) प्रमाणे त्यांना मंजूर करण्यात आलेली प्रतिज्ञा पत्र ‘ग’ नमुने क्रमांक एमएच-१२/७७७८०९, गहाळ झालेले आहेत. त्याअनुषंगाने सदर विक्रेत्याने इन्डमिटी बॉन्ड दाखल केला असून स्थानिक वर्तमानपत्रात जाहिरातही दिलेली आहे.

त्याअर्थी, मी, श्री. सुभाष एंगडे, विक्रीकर सहआयुक्त (व्हॅट प्रशासन), ठाणे ग्रामीण विभाग, पालघर, केंद्रीय विक्रीकर अधिनियम (मुंबई), नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, सदरहू ‘ग’ नमुने क्रमांक एमएच-१२/७७७८०९ हे रद्द ठरविण्यात येत आहेत.

पालघर,
दिनांक १७ नोव्हेंबर २०१५.

सुभाष एंगडे,
विक्रीकर सहआयुक्त (व्हॅट प्रशासन),
ठाणे ग्रामीण विभाग, पालघर.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.),
THANE RURAL DIVISION, PALGHAR
NOTIFICATION**

[Under sub-rule (7) of the Rule 4A of the The Central Sales Tax (Mumbai) Rules, 1957]

No. JC/VAT-ADM./TRD/‘C’ Forms/2015-16/B-838.

Whereas, it has been brought to my Notice by M/s. Karrat Chemicals (India) Pvt. Ltd. Tin No. 27690402652V/C under Central Sales Tax Act, 1956, that the declarations in Form ‘C’ referred to in sub-rule (1) of Rule (12) of Central Sales Tax Act (Mumbai) Rules, 1957, bearing No. MH-12/777809 have been lost and in respect of said facts the selling dealer had filed an Indemnity Bond and also placed an advertisement in local Newspapers.

After considering above facts I, Shri Subhash Yengde, Joint Commissioner of Sales Tax (VAT Adm.), Thane Rural Division, Palghar, in exercise of the powers vested in me under sub-rule (7) of the Rule 4A of the Central Sales Tax (Mumbai) Rules, 1957 hereby declare that the said declarations in Form ‘C’ bearing Serial No. MH-12/777809 shall be considered as invalid.

Palghar,
dated the 17th November 2015.

SUBHASH YENGDE,
Joint Commissioner of Sales Tax (VAT-ADM.),
Thane Rural Division, Palghar.

विक्रीकर सहआयुक्त (व्हॅट प्रशासन), ठाणे ग्रामीण विभाग, पालघर यांचे कार्यालय

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/व्हॅट-प्रशा/ठाग्रावि/‘ग’ नमुने/२०१५-१६/ब-८३५.

ज्याअर्थी, मे. पद्मा एंटरप्राइजेस., टीन क्र. २७४६०६७४३३० व्ही/सी केंद्रीय विक्रीकर कायदा, १९५६ अन्वये धारक यांजकडून असे कळविण्यात आले आहे की, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ नुसार नियम १२ च्या पोट-नियम (१) प्रमाणे त्यांना मंजूर करण्यात आलेली प्रतिज्ञा पत्र ‘ग’ नमुने क्रमांक एमएच-१३/७४३०६, एमएच-११ए-२९१६१९, एमएच-११ए-२९०६७६ गहाळ झालेले आहेत. त्याअनुषंगाने सदर विक्रेत्याने इन्डमिटी बॉन्ड दाखल केला असून स्थानिक वर्तमानपत्रात जाहिरातही दिलेली आहे.

त्याअर्थी, मी, सुभाष एंगडे, विक्रीकर सहआयुक्त (व्हॅट प्रशासन), ठाणे ग्रामीण विभाग, पालघर, केंद्रीय विक्रीकर अधिनियम (मुंबई), नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, सदरहू ‘ग’ नमुने क्रमांक एमएच-१३/७४३०६, एमएच-११ए-२९१६१९, एमएच-११ए-२९०६७६ हे नमुने रद्द ठरविण्यात येत आहेत.

पालघर,
दिनांक १७ नोव्हेंबर २०१५.

सुभाष एंगडे,
विक्रीकर सहआयुक्त (व्हॅट प्रशासन),
ठाणे ग्रामीण विभाग, पालघर.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.)
THANE RURAL DIVISION, PALGHAR
NOTIFICATION**

[Under sub-rule (7) of the Rule 4A of the Central Sales Tax (Mumbai) Rules, 1957]

No. JC/VAT-ADM./TRD/‘C’ Forms/2015-16/B-835.

Whereas, it has been brought to my Notice by M/s. Padma Enterprises TIN No. 27460674330V/C under Central Sales Tax Act, 1956, that the declarations in Form ‘C’ referred to in sub-rule (1) of Rule (12) of Central Sales Tax Act (Mumbai) Rules, 1957, bearing No. MH-13-74306, MH-11A-291619 and MH-11A-290676 have been lost and in respect of said facts the selling dealer had filed an Indemnity Bond and also placed an advertisement in local Newspapers.

After considering above facts I, Shri Subhash Yengde, Joint Commissioner of Sales Tax (VAT ADM.), Thane Rural Division, Palghar, in exercise of the powers vested in me under sub-rule (7) of the Rule 4A of the Central Sales Tax (Mumbai) Rules, 1957 hereby declare that the said declarations in form ‘C’ bearing Serial No. MH-13/74306, MH-11A-291619 and MH-11A-290676 shall be considered as invalid.

Palghar,
dated the 17th November 2015.

SUBHASH YENGDE,
Joint Commissioner of Sales Tax (VAT-ADM.),
Thane Rural Division, Palghar.

[केंद्रीय विक्रीकर कायदा (मुंबई) नियम १९५७ च्या नियम ४अ पैकी पोट-नियम (७) प्रमाणे]

अधिसूचना

क्र.नावि/विसआ/आस्था-४/सी-नमुने/अवैध/२०१५/ब-५५६७

ज्याअर्थी, व्यापारी मे. स्वन पॅकेजिंग, नाशिक, पत्ता-प्लॉट नं. ए-१५, एस. टी. आय. इ., नाशिक-शिर्डी रोड, सिन्नर, नाशिक ४२२१०३, केंद्रीय विक्रीकर कायदा नोंदणी दाखला व्हॅट टिन क्रमांक २७४८०१३०७३१ सी यांकडून कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) प्रमाणे त्यांना मंजूर करण्यात आलेले घोषणापत्रे नमुना-सी क्रमांक- एम एच - १२/८२३२६४ (एकूण ०१ घोषणापत्र सी) हे गहाळ झाले आहे. त्यांनी स्थानिक वर्तमानपत्र (मराठी) पुण्यनगरी, नाशिक, शनिवार, १८ जुलै २०१५ आणि (इंग्लिश) देशदूत टाइम्स, बुधवार, २२ जुलै २०१५ रोजी तशा प्रकारची जाहिरात दिली आहे.

त्याअर्थी, मी, एच. ए. बाखरे, विक्रीकर सहआयुक्त (व्हॅट प्रशासन) नाशिक विभाग, नाशिक, मध्यवर्ती विक्रीकरच्या नियम (४अ) पैकी पोट नियम (७) अन्वये विहित केलेल्या अधिकारांचा वापर करून असे जाहीर करतो की, सदरहू नमुना-सी क्रमांक-एम एच-१२/८२३२६४ (एकूण ०१ घोषणापत्र सी) अवैध ठरविण्यात आले आहे.

नाशिक,
दिनांक २० नोव्हेंबर २०१५.

एच. ए. बाखरे
विक्रीकर सहआयुक्त, (व्हॅट प्रशासन),
नाशिक विभाग, नाशिक.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX, (VAT ADM.),
NASHIK DIVISION, NASHIK**

NOTIFICATION

[Notification Under Sub-Rule 7 of Rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. ND/JCST/C-forms/invalid/2015/B 5567.

Whereas, it has been reported by M/s. Swan Packaging, Nashik, Address-Plot No. A-15, S.T.I.C.E., Nashik-Shirdi road, Sinnar, Nashik 422103. Tin holder No. 27480130731 C that the, declarations referred to in sub-section (4) of section 8 of the Central Sales Tax Act, 1956, (LXXIV) of 1956 in form 'C' issued to them bearing number MH-12/823264 (Total 1 declaration in 'C' forms) have been lost. The advertisement was given in local news paper (Marathi) Punyanagari, Nashik, Saturday, 18th July 2015 and (English) Deshdoot Times, Nashik, Wednesday 22 July 2015.

I, H. A. Bakhare, Joint Commissioner of Sales Tax, Nashik Division, Nashik in exercise of the powers vested in me under sub-rule (7) of rule 4A of CST (Bombay) Rules, 1956 hereby declare that the said declaration in form 'C' bearing Number MH-12/823264 (Total 1 declaration in 'C' forms) should be considered as invalid.

Nashik,
dated the 20th November 2015.

H. A. BAKHARE,
Joint Commissioner of Sales Tax,
(VAT-ADM.), Nashik Division, Nashik.

**[केंद्रीय विक्रीकर कायदा (मुंबई) नियम १९५७ च्या नियम ४अ पैकी पोट-नियम (७) प्रमाणे]
अधिसूचना**

क्र.नावि/विसआ/आस्था-४/सी-नमुने/अवैध/२०१५/ब-५५६८

ज्याअर्थी, व्यापारी मे. नेटवर्क कम्युनिकेशन्स, नाशिक, पत्ता ७५३/१०, गुप्ता काम्प्लेक्स, आधार आश्रमच्या बाजूला, घारपूरे घाट, अशोकस्तंभाजवळ, नाशिक ४२२००२, केंद्रीय विक्रीकर कायदा नोंदणी दाखला व्हॅट टिन क्रमांक २७८०००१४४४६ सी यांजकडून कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) प्रमाणे त्यांना मंजूर करण्यात आलेले घोषणापत्रे नमुना-सी क्रमांक- एम एच - १२/४६३२१४ (एकूण ०१ घोषणापत्र सी) हे गहाळ झाले आहे. त्यांनी स्थानिक वर्तमानपत्र (मराठी) देशदूत, नाशिक, बुधवार, १ जुलै २०१५ आणि (मराठी) गावकरी बुधवार १ जुलै २०१५ रोजी तशा प्रकारची जाहिरात दिली आहे.

त्याअर्थी, मी, एच. ए. बाखरे, विक्रीकर सहआयुक्त (व्हॅट प्रशासन) नाशिक विभाग, नाशिक, मध्यवर्ती विक्रीकरच्या नियम (४अ) पैकी पोट नियम (७) अन्वये विहित केलेल्या अधिकारांचा वापर करून असे जाहीर करतो की, सदरहू नमुना-सी क्रमांक-एम एच-१२/४६३२१४ (एकूण ०१ घोषणापत्र सी) अवैध ठरविण्यात आले आहे.

नाशिक,
दिनांक २० नोव्हेंबर २०१५.

एच. ए. बाखरे
विक्रीकर सहआयुक्त, (व्हॅट प्रशासन),
नाशिक विभाग, नाशिक.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX, (VAT ADM.),
NASHIK DIVISION, NASHIK**

NOTIFICATION

[Notification Under Sub-Rule 7 of Rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. ND/JCST/C-forms/invalid/2015/B 5568.

Whereas, it has been reported by M/s. Network Communications, Nashik, Address 753/10, Gupta Complex, Opp. Adharshram, Gharpure Ghat, Nr. Ashok Stambh, Nashik 422002, Tin holder No. 27800014446 C that the declaration referred to in sub-section (4) of section 8 of the Central Sales Tax Act, 1956, (LXXIV) of 1956 in form 'C' issued to them bearing number MH-13/463214 (Total 1 declaration in 'C' forms) have been lost. The advertisement was given in local news paper (Marathi) Deshdoot, Nashik, Wednesday, 1st July 2015 and (Marathi) Gaonkari, Nashik, Wednesday 1 July 2015.

I, H. A. Bakhare, Joint Commissioner of Sales Tax, Nashik Division, Nashik in exercise of the powers vested in me under sub-rule (7) of rule 4A of CST (Bombay) Rules, 1956 hereby declare that the said declaration in form 'C' bearing Number MH-13/463214 (Total 1 declaration in 'C' forms) should be considered as invalid.

Nashik,
dated the 20th November 2015.

H. A. BAKHARE,
Joint Commissioner of Sales Tax,
(VAT-ADM.), Nashik Division, Nashik.

विक्रीकर सहआयुक्त (व्हॅट प्रशासन), नाशिक विभाग, नाशिक यांचे कार्यालय

विक्रीकर भवन, प्रशांत नगर, पाथर्डी फाटा, नाशिक-१०

[केंद्रीय विक्रीकर कायदा (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) प्रमाणे]

अधिसूचना

क्रमांक नावि/विसआ/आस्था-४/सी-नमुने/अवैध/२०१५/ब-५५६९

ज्याअर्थी, व्यापारी मे. आर. ए. पाईप्स प्रा. लि., नाशिक, पत्ता : प्लॉट नं. जी-३४, एम.आय.डी.सी. अंबड, नाशिक ४२२०१०, केंद्रीय विक्रीकर कायदा नोंदणी दाखला व्हॅट टिन क्रमांक २७८८०३२४२२०सी यांजकडून कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) प्रमाणे त्यांना मंजूर करण्यात आलेले घोषणापत्रे नमुना-सी, क्रमांक एमएच-११/४२७५५२ आणि एमएच १२/३४०२२ (एकूण ०२ घोषणापत्रे सी) हे गहाळ झाले आहे. त्यांनी स्थानिक वर्तमानपत्र (मराठी) देशदूत, नाशिक, बुधवार, १७ जून २०१५ आणि (मराठी) पुढारी, बुधवार, १७ जून २०१५ रोजी तशा प्रकारची जाहिरात दिली आहे.

त्याअर्थी, मी, एच. ए. बाखरे, विक्रीकर सहआयुक्त (व्हॅट प्रशासन), नाशिक विभाग, नाशिक, मध्यवर्ती विक्रीकरच्या नियम (४अ) पैकी पोट-नियम (७) अन्वये विहित केलेल्या अधिकारांचा वापर करून असे जाहीर करतो की, सदरहू नमुना-सी, क्रमांक एमएच-११/४२७५५२ आणि एमएच १२/३४०२२ (एकूण ०२ घोषणापत्रे सी) अवैध ठरविण्यात आले आहे.

नाशिक,
दिनांक २० नोव्हेंबर २०१५.

एच. ए. बाखरे,
विक्रीकर सहआयुक्त (व्हॅट प्रशासन),
नाशिक विभाग, नाशिक.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.),
NASHIK DIVISION, NASHIK**

Vikrikar Bhavan, Prashant Nagar, Pathardi Phata, Nashik-10

NOTIFICATION

[Notification Under Sub-Rule (7) of Rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. ND/JCST/C-forms/invalid/2015/B-5569.

Whereas, it has been reported by M/s. R. A. Pipes Pvt. Ltd., Nashik, Address : Plot No. G-34, M.I.D.C. Ambad, Nashik 422010. Tin holder No. 27880324220 C that the declaration referred to in sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV of 1956) in form 'C' issued to them bearing Number MH-11/427552 and MH-12/34022 (Total 02 declaration in 'C' forms) have been lost. The advertisement was given in local news paper (Marathi) Deshdoot, Nashik, Wednesday, 17th June 2015 and (Marathi) Pudhari, Nashik, Wednesday, 17th June 2015.

I, H. A. Bakhare, Joint Commissioner of Sales Tax (VAT-Adm.), Nashik Division, Nashik in exercise of the powers vested in me under sub-rule (7) of rule 4A of CST (Bombay) Rules, 1956 hereby declare that the said declaration in form 'C' bearing Number MH-11/427552 and MH-12/34022 (Total 2 declaration in 'C' forms) should be considered as invalid.

Nashik,
dated 20th November 2015.

H. A. BAKHARE,
Joint Commissioner of Sales Tax
(VAT-Adm.), Nashik Division, Nashik.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, डिसेंबर १०-१६, २०१५/अग्रहायण १९-२५, शके १९३७
विक्रीकर सहआयुक्त (व्हॅट प्रशासन), पुणे विभाग, पुणे यांचे कार्यालय
विक्रीकर भवन, २ रा मजला, येरवडा, पुणे ४११ ००६.

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक विसआ/व्हॅट प्रशा./‘ ग ’नमुने/२०१५-१६/ब-४४९४

ज्याअर्थी, मे. डब्ल्यूएमआय कोनक्रेनस इंडिया लि., प्लॉट नं. १६, डी-१६, एमआयडीसी, जेजुरी, तालुका पुरंदर, पुणे ४१२३०३ मूल्यवर्धित कर कायदा, २००२ अन्वये नोंदणी दाखला क्र. २७१३०३५१५५०६ आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७१३०३५१५५०सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचे 'ग' नमुने क्रमांक एमएच-१२/२७८८०१, एमएच-११ए/०४३०३८ (एकूण २ ग नमुने) हरविलेले आहेत. त्याकरिता त्यांनी दिनांक २१ जुलै २०१५ रोजीच्या इंग्रजी वर्तमानपत्र दि इंडियन एक्सप्रेस, आंध्रप्रदेश व दिनांक २१ जुलै २०१५ रोजीच्या तेलगू वर्तमानपत्रात जाहिरात देऊन त्या वर्तमानपत्राचे कात्रण या कार्यालयास सादर केले आहे तसेच त्यांना प्रतिज्ञापत्र सादर करून 'ग' नमुने मिळाले नसल्याचे नमूद केले असून रुपये १२२,७९,५८० इतक्या रकमेचा इन्डेमनिटी बॉन्ड सादर केलेला आहे.

वरील सर्व बाबीस अनुसरून मी, रविंद्र आर. पाटील, विक्रीकर सहआयुक्त (व्हॅट प्रशासन), पुणे, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, 'ग' नमुने क्रमांक एमएच-१२/२७८८०१, एमएच-११ए/०४३०३८ (एकूण २ 'ग' नमुने) रद्द ठरविण्यात आलेले आहेत.

पुणे,
दिनांक २६ नोव्हेंबर २०१५.

रविंद्र आर. पाटील,
विक्रीकर सहायुक्त (व्हॅट प्रशासन),
पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT ADM.),
PUNE DIVISION, PUNE**

Vikrikar Bhavan, 2nd Floor, Airport Road, Yerwada, Pune 411 006.

NOTIFICATION

[Under Sub-Rule (7) of the Rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST/VAT-ADM/Pune/Dupl/'C' Forms/15-16/B-4494

Whereas, it has been reported by M/s. WMI Konecranes India Pvt. Ltd., Plot No. 16, D-16, MIDC, Jejuri, Taluka Purandar, Pune 412303 holder of Tin No. 27130351550V under the MVAT Act, 2002 and R.C. No. 27130351550C under the Central Sales Tax Act, 1956, that the declaration referred in sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (LXXIV of 1956) in form 'C' issued to them bearing No. MH-12/278801, MH-11A/043038 (Total-2 'C' Forms) has been lost and to that effect the dealer has given the advertisement in English Newspaper "The Indian Express", Andhrapradesh, dated 21st July 2015 and Telgu Newspaper, dated 21st July 2015 and forwarded the newspaper cutting to this office also submitted indemnity bond of Rs. 122,79,580 respectively.

Therefore, in view of the above I, Ravindra R. Patil, Joint Commissioner of Sales Tax (VAT Adm.), Pune in exercise of the powers vested in me under sub-rule (7) of rule 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'C' Forms declaration bearing No. MH-12/278801, MH-11A/043038 (Total-2 'C' Forms) are treated as invalid.

Pune,
dated 26th November 2015.

RAVINDRA R. PATIL,
Joint Commissioner of Sales Tax (VAT-Adm.),
Pune Division, Pune.